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Notes
<p>1) 2015 – 2017 Data collected by the DSLBD Clean Team Program, which is a program that hires people to pick up trash in business districts. Currently counts for most (100,000 pounds) of the trash removal used to fulfill DC's WLA.</p> <p>2) 2014 – 2016 MS4 outfall trash monitoring project. This monitoring strategy ceased and instead DC hired COG for the instream monitoring work performed across the entire watershed (number 3).</p> <p>3) 2016 – 2017 MS4 instream trash monitoring project. This is COG's effort performed across the entire watershed in which they've drafted trash loading rates for their sites. DOEE's data only contains information for DC's portion of the watershed.</p> <p>4) 2013 – 2017 volunteer trash cleanup data collected in the Anacostia River and watershed. DOEE did not send data from organizations that they knew were already sending to EPA individually (i.e. Alice Ferguson Foundation). All report total weight as well as weight broken out by material.</p> <p>5) 2011 – 2018 data collected from the District's Anacostia River trash traps: 8 trash traps/spreadsheets. They have dates sampled and weight of trash collected broken out by material.</p>
<p>MWCOG Trash Reports and Montgomery trash monitoring data explained in PDFs and housed in an access database, which can be related to a GIS map package. These data include the instream trash monitoring performed by COG as well as the 2009 data used for the original TMDL baseline load.</p>
<p>Sent data and information regarding a revised trash baseline load for DC's CSOs. Sent justification to show that the initial baseline load was incorrect and provided corrections using previous data. Also provided updated data to reflect the remaining discharge entering the Anacostia now that the Anacostia tunnel is in operation.</p> <p>Also cited a footnote in the Court Order where the Court questioned why EPA had not reconsidered its 1978 regulation stating that trash is suitable for a TMDL. DC Water sought to discuss this with all parties.</p> <p>Also stated that they would like for the implementation of the LTCP to be in compliance with the revised trash TMDL, citing similar letters regarding the TSS and Toxics TMDLs dated during the development of the LTCP.</p>
<p>Volunteer monitoring data mostly in pounds of trash based on bags collected. The data may not be particularly reliable, but are similar to DOEE's volunteer data. AFF provided the same data from 2 different sources, which show discrepancies, but Laura is available to discuss. Provides weight for "bulk" trash items as well as smaller trash items. Provides a summary tab to show pounds collected per year.</p>
<p>MDDNR Trash Ratings for 47 samples in the Anacostia (1997-2018). Not many samples after 2009. MBSS assigns a "trash rating" (Aesthetics) to all sites. The trash rating is scored on a 0-20 scale based on the amount of human refuse in the stream and along the banks of the sample segment.</p> <p>Optimal (16-20) Little or no human refuse visible from stream channel or riparian zone Sub Optimal (11-15) Refuse present in minor amounts Marginal (6-10) Refuse present in moderate amounts Poor (0-5) Refuse abundant and unsightly</p>
<p>Trash rating scores (same protocol as MDDNR) for 6 sites within the Anacostia in Montgomery County and other stream health information (IBI scores, etc.). Also sent QA/QC procedures and summarized the data in a word document with some additional information.</p>
<p>Offered no data; was treating as a FOIA request from MDE.</p>